

RAILROADS.
SOUTHERN MAIL ROUTE
VIA THE
MEMPHIS & CHARLESTON R. R.

Quickest, Be
and Shortest Route
TO THE
HART AND SOUTHEAST.

NEW, FAST AND IMPORTANT
CHANGE OF SCHEDULE.
Taking Effect Sunday, June 17, 1877.

EXPRESS TRAIN
Leave Memphis daily 11:55 p.m.
Arrive at Memphis 1:30 p.m.

MAIL TRAIN
Leave Memphis daily 11:00 a.m.
Arrive at Memphis 11:00 a.m.

SOMERVILLE TRAIN
Leave Memphis daily 9:00 a.m.
Arrive at Memphis 8:10 a.m.

The 11:55 p.m. Express to the Lightening Train
Leave Memphis daily 11:55 p.m.
Arrive at Memphis 1:30 p.m.

Only 15 hours from Memphis to Chattanooga
via the Lightening Train.

Only 48 hours from Memphis to New Orleans
via the Lightening Train.

No Change of Cars to the Springs and
Watering Places in Tennessee and Virginia.

Head your Tickets and see they are via
Memphis and Charleston R. R.

JOHN A. GRANT,
Chief Engineer and Ticket Agent.

JAM. R. GORDEN,
General Passenger and Ticket Agent.

Louisville and Nashville and Great
Southern Railroad.

11:55 p.m. Night Express (Daily, except
Sundays.)

Leave Memphis daily 11:55 p.m.
Arrive at Memphis 1:30 p.m.

Leave Memphis daily 11:00 a.m.
Arrive at Memphis 11:00 a.m.

Leave Memphis daily 9:00 a.m.
Arrive at Memphis 8:10 a.m.

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Arrive at Memphis 1:30 p.m.

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THE APPEAL
Will be sent to persons out of the city
during the summer at ONE DOLLAR a month.
The address may be changed whenever
desired.

FOR RENT.
COTTAGE—No. 102 Third street. Apply at 102½.
STORY—No. 37 and 39 South Court street.
Apply at 102½.

MY HOUSE—No. 61 and 63 Madison street, suitable
for a hotel or boardinghouse. Apply at 102½.

COTTAGE—No. 102 Third street. Apply at 102½.
STORY—No. 37 and 39 South Court street.
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PERSONAL.
COLONEL NICHOLAS WILLIAMS has re-
moved his law office to No. 343 Main street.
COLONEL MATT C. GALLAWAY, of the Ap-
peal, and his family leave this morning for
Birmingham, Alabama, where they will re-
main until fall.

SUNDAY the remains of Mrs. Mary Flem-
ing, late wife of Justice Thomas Fleming,
were largely attended by the friends of the
family. Mrs. Fleming suffered a long illness,
during which she was patient and meek in
all her afflictions. She was a truly good
woman, and her memory will be fondly cher-
ished by all who knew her.

Charles Herzog & Bro.,
Nos. 316 and 318½ Main street, would call
the attention of the public generally to their
extensive and well-assorted stock of

BLANK BOOKS,
STATIONERY,
SCHOOL BOOKS,
WRITING PAPERS,
PAPER BAGS, ETC.,

which will be offered to the trade at exceed-
ingly low figures. Messrs. Charles Herzog &
Bro. have made arrangements with their
extensive and well-assorted stock of

PROMISERS kept in confidence; and Dr.
Fleming's body never promised to be
in the hands of the law without an offer of
feeling it. Hence the popular reputation of
Dr. Fleming's body never promised to be

STOLEN.
MULE—One yellow bay horse male, 12½ hands
high, 9 years old, branded on left side with
a red right eye. Will pay a liberal reward for
its recovery to W. C. Dunn, four miles south of Mem-
phis, or to J. A. FORREST & CO.

COW—From Gill's station, a large light-colored
cow, with white face, white hind feet, and
marks. A liberal reward will be paid for her return
to Mrs. H. C. Kneel, Gill station.

CERTIFICATES—I hereby warn all persons not
to trade for certificates of stock, No. 10
of the State of Tennessee, or No. 10 of the
State of Tennessee, or No. 10 of the State of Tennessee.

MEMORANDUM BOOK—Between the late place
of the first of July, 1877, containing names
of persons in this vicinity, and persons finding
the above will confer a great benefit on the
community, by sending it to Mr. H. C. Kneel, Gill
station, or to J. A. FORREST & CO.

STOLEN.
COW—Three checks out of my stable on
night of July 15th, one red and white cow,
one black and white cow, and one black and
white cow, all of the State of Tennessee, or No. 10
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JARNAGIN'S INJUNCTION.
What Granted It and What Court It
Made Returnable to—Its Probable
Effect upon Filippi's Finan-
cial Policy.

The compromise of the city's indebt-
edness. Answer—It don't want to be reported at
all.

Question—If there be no municipal corpora-
tion, as your bill alleges and would establish,
how can you or compromise bonds be issued?
Mr. Jarnagin here refused to answer. He
further questions, but said he would take his
hat and leave. He did take his hat and leave.
It is proper to state that Mr. Jarnagin's de-
sire to avoid further publicity in this injunc-
tion matter is the reason why he left the
room with police escorts.

AN AGREED CASE.
Demand of the Board of Education for
Ten Cents of the Merchants' Cap-
ital Tax—The matter to be Arbi-
trated by Competent
Lawyers.

The board of education and city of Mem-
phis, the former as plaintiff and the latter as
defendant, have filed an agreed case in the
chancery court, General W. Y. C. Humes,
C. F. Vance and H. T. Glavin being selected
as arbitrators to adjudicate the matter. The
question at issue relates to the right of the
plaintiff to demand and receive from defen-
dant ten cents on every one hundred dollars of
the tax collected on merchants' capital for
the year 1876. The board of education first
demanded that the plaintiff should be com-
pelled to pay the ten cents on every one hun-
dred dollars of the tax collected on merchants' capital for
the year 1876. The plaintiff refused to do so, and
the board of education then filed an agreed case
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